

To be taken in 10 days.	SEC. 2. Such appeal may be taken at any time within ten (10) days after the filing of the finding of said commissioners.
Docketed in circuit court.	SEC. 3. The cause, when thus appealed, shall be placed upon the docket by the clerk of said court, and stand for trial anew in the circuit court.
Person appealing to be discharged or suitably provided for.	SEC. 4. If any person found to be insane by the commissioners of insanity takes an appeal from such finding, such person shall be discharged from custody pending such appeal, unless the commissioners, for any reason, find that such person cannot, with safety, be allowed to go at large, in which case they shall require that such patient shall be suitably provided for, as provided in section 1403 of the Code, until such appeal can be tried and determined.
Discharged.	SEC. 5. If, upon the trial, such person is found not insane, the court shall order his or her immediate discharge, if in custody.
Committed.	If such person is found to be insane, and a fit subject for custody and treatment in the hospital, the court shall order that such person be committed to the hospital, and the clerk of the court shall issue a warrant to carry said finding and order into effect; which warrant, and the proceedings on and under it, shall be substantially the same as are provided for in section 1401 of chapter 2, title 11, of the Code.
Clerk to issue warrant.	SEC. 6. That section 1401 of chapter 2 of title 11 of the Code be amended by inserting, after the word "hospital" in the tenth line thereof, the words: "They shall order said person to be committed to the hospital" and "unless said person so found to be insane (or some one in his or her behalf) shall appeal from the finding of said commissioners."
Code, § 1401 amended.	Approved, March 26, 1880.

CHAPTER 153.

TO PROTECT DEPOSITORS AND PUNISH FRAUDULENT BANKING.

H. F. 180. AN ACT to Protect Depositors in Banks and Banking Institutions, and to Punish Fraudulent Banking.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That no bank, banking-house, exchange broker, deposit office, or firm, company, corporation, or party, engaged in the banking, broker, exchange, or deposit business shall accept or receive on deposit, with or without interest, any moneys, bank bills, or notes, or United States treasury notes, or currency, or other notes, bills, or drafts circulating as money or currency, when such bank, banking-house, exchange, broker, or deposit office, firm or party, is insolvent.

Shall not receive deposits when insolvent.

SEC. 2. If any such bank, banking-house, exchange, broker, or deposit office, firm, company, corporation, or party, shall receive or accept on deposit any such deposits as aforesaid, when insolvent, any officer, director, cashier, manager, member, party, or managing party thereof, knowing of such insolvency, who shall knowingly receive or accept, be accessory, or permit, or connive at the receiving or accepting on deposit therein, or thereby, any such deposits as aforesaid, shall be guilty of a felony, and upon conviction shall be punished by imprisonment in the state prison for a term not to exceed ten years, or by imprisonment in the county jail not to exceed one year, or both fine and imprisonment, the fine not to exceed ten thousand dollars.

Guilty of felony if deposits are received when insolvent.

Punished by imprisonment of 10 years or by fine and imprisonment.

SEC. 3. This act, being deemed of immediate importance, shall take effect from and after its publication in the Iowa State Register and the Iowa State Leader, newspapers published at Des Moines, Iowa.

Publication.

Approved, March 26, 1880.

I hereby certify that the foregoing act was published in the *Iowa State Register*, April 2, and in the *Iowa State Leader*, April 3, 1880.

J. A. T. HULL, *Secretary of State*.

CHAPTER 154.

GOOD TIME OF CONVICTS AT PENITENTIARIES OF THE STATE.

AN ACT to Equalize the Good Time that may be Earned by Convicts at the Penitentiaries, Amendatory of Section 4754 of the Code, and of Chapter 43 of the General and Public Laws of the Fourteenth General Assembly, Chapter 40 of the Acts of the Sixteenth General Assembly, and Chapter 187 of the Acts of the Seventeenth General Assembly.

H. F. 305.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the deputy warden of the penitentiary of the state at Fort Madison, and the warden of the additional penitentiary at Anamosa, shall each keep a book in which shall be entered a record of every infraction by a prisoner of the published rules of discipline, with the name of the prisoner guilty. Every prisoner sentenced to either of said penitentiaries for a term of years, or less, who shall have, at the end of the first month, no infraction of discipline recorded against him, shall be entitled to a diminution of one day from the time he was sentenced to such penitentiary, and if at the end of the second month no infraction of the rules be recorded against him he shall be entitled to two additional days of diminution from his sentence; and if he shall continue to have no such record against him for the third month,

Defining duties of deputy wardens.

Diminution of time of convicts.